INDIANA CODE SECTIONS AND NON-CODE PROVISIONS AMENDED OR REPEALED BY PD 3049, INITIAL DRAFT OF THE 2004 TECHNICAL CORRECTIONS BILL

(1) AMENDMENTS TO CODE SECTIONS AND CODE SECTIONS ADDED:

SEC.	<u>IC §</u>	Reason for Amendment:	Eff. date of amendment:
1.	3-7-26-2	"Subject to section 20 of this chapter" is stricken because IC 3-7-26-20 was repealed by SEA 268 (P.L.209-2003).	Upon passage.
2.	3-7-26-8	"Subject to section 20 of this chapter" is stricken because IC 3-7-26-20 was repealed by SEA 268 (P.L.209-2003).	Upon passage.
3.	3-8-1-2	Need to correct an error in a cross reference: correct reference is to " <u>3</u> -8-6-12" instead of " <u>36</u> -8-6-12".	Upon passage.
4.	3-10-1-31	Need to eliminate a redundant "the" in the second sentence of subsection (c).	Upon passage.
5.	3-11-6.5-3.1	Need to make minor correction in a reference to federal law at the end of subsection (c). Correction confirmed by co-director of the Indiana Election Division.	Upon passage.
6.	3-11-6.5-7.1	Need to add "(repealed)" after "section 3 of this chapter" in subsection (d) to reflect the repeal of IC 3-11-6.5-3 by SEA 67 (P.L.153-2003). Also need to correct internal reference to "subsection (j)" in subsection (g). There is no subsection (j).	Upon passage.
7.	3-11-6.5-8	Need to add "(repealed)" after "section 3 of this chapter" in subsection (e) to reflect the repeal of IC 3-11-6.5-3 by SEA 67 (P.L.153-2003).	Upon passage.
8.	3-11-8-15	Need to eliminate "and" at the end of subdivision (6) in subsection (a) because subdivision (7) is now the penultimate subdivision and takes the conjunction.	Upon passage.
9.	3-11-15-13	Need to add "Sec. 13." at the beginning of this section.	Upon passage.
10.	3-11-15-13.4	There are two versions of IC 3-11-15-13.5 in the Indiana Code. PD 3049 repeals both versions of IC 3-11-15-13.5 and re-enacts them as IC 3-11-15-13.4	Upon passage.
11.	3-11-15-13.6	and IC 3-11-15- <u>13.6</u> .	Upon passage.

12.	3-12-3-5	Reference at the very end of the section needs to be changed from "IC 3-11-13-26" to "IC 3-11-13-22". The testing referred to is conducted under section 22, not 26.	Upon passage.
13.	4-33-4-22	Need to move the words "enforce this article" to subdivision (1) of subsection (b) because they modify only subdivision (1) and do not modify subdivision (2).	Upon passage.
14.	4-33-5-1	In the first sentence and in subdivision (14), need to change "operator agent" to "operating agent". The latter is the term defined in IC 4-33-2-14.5 and used throughout IC 4-33.	Upon passage.
15.	4-33-13-1.5	Resolves the conflict between the version of IC 4-33-13-1.5 as amended by HEA 1001 (P.L.224-2003) and as amended by HEA 1902 (P.L.92-2003).	Upon passage.
16.	4-33-13-5	In subsection (g) the word "section" must be changed to "subsection". The latter word must have been intended instead of "section". Only "subsection" makes sense in context. (It would make no sense for the entire section to apply "only to a county containing a consolidated city" because subsections (a) through (f) concern the distribution of money in the state gaming fund to counties, cities, and towns throughout the state.)	Upon passage.
17.	5-10.3-5-5	The lengthy text of subdivision (2) in subsection (b) is broken up into three separate subdivisions. Change approved by general counsel of PERF.	Upon passage.
18.	5-14-3-4	Need to correct an internal reference in subsection (b)(19).	
19.	6-1.1-12.1-4.5	Resolves the conflict between the versions of IC 6-1.1-12.1-4.5 as amended by HEA 1167 (P.L.1-2003) and as amended by HEA 1714 (P.L.245-2003).	Upon passage.
20.	6-1.1-18.5-13	Resolves the conflict between the versions of IC 6-1.1-18.5-13 as amended by HEA 1714 (P.L.245-2003) and as amended by HEA 1001(P.L.224-2003).	Upon passage.
21.	6-1.1-21-4	Resolves the conflict between the versions of IC 6-1.1-21-4 as amended by HEA 1714 (P.L.245-2003) and as amended by HEA 2005 (P.L.264-2003). [Must check with the department of state revenue and others interested in the Property Tax Replacement Fund concerning this SECTION.]	Upon passage.
22.	6-1.1-24-7	Substitutes "IC 32- <u>21</u> -8" for "IC 32-2-8 (repealed)". The repealed IC 32-2-8 was entitled "Tax Sale Surplus Disclosure". The new IC 32-21-8 has the same title and is clearly the successor to IC 32-2-8.	Upon passage.
23.	6-1.1-25-4.6	Need to correct an internal reference in subsection (a).	Upon passage.
24.	6-1.5-5-1	Resolves the conflict between the versions of IC 6-1.5-5-1 as amended by HEA 1714 (P.L.245-200) and as amended by HEA 1167 (P.L.1-2003).	Upon passage.

25.	6-2.5-1-21	Need to change "or" to "of" in subsection (a)(2) and insert "that" after "option price" in subsection (a)(2).	Upon passage.
26.	6-2.5-6-13	Resolves the conflict between the versions of IC 6-2.5-6-13 as amended by SEA 422 (P.L.269-2003) and as amended by HEA 1167 (P.L.1-2003).	Upon passage.
27.	6-2.5-6-14.1	There are two versions of IC 6-2.5-6-14 in the Indiana Code. PD 3049 repeals both versions of IC 6-2.5-6-14 and re-enacts them as IC 6-2.5-6-14.1	Upon passage.
28.	6-2.5-6-14.2	and IC 6-2.5-6- <u>14.2</u> .	Upon passage.
29.	6-3.5-1.1-3.6	Changes "county jail revenue fund" to "county courthouse revenue fund" because the purpose of the fund is to enable Union County to pay for construction or renovation of its courthouse. [Must check with Union County official concerning this SECTION.]	Upon passage.
30.	6-3.5-6-13	In STEP NINE of subsection (b), this SECTION adds "(0.001)" in conformity with Drafting Manual style and also adds a hyphen between "one" and "thousandth".	Upon passage.
31.	6-3.5-7-5	Resolves the conflict between the versions of IC 6-3.5-7-5 as amended by HEA 1155 (P.L.42-2003) and as amended by HEA 1001 (P.L.224-2003).	Upon passage.
32.	6-3.5-7-12	Resolves the conflict between the versions of IC 6-3.5-7-12 as amended by HEA 1001 (P.L.224-2003) and as amended by HEA 1813 (P.L.255-2003).	Upon passage.
33.	6-3.5-7-26	Resolves the conflict between the versions of IC 6-3.5-7-26 as amended by HEA 1167 (P.L.1-2003) and as amended by SEA 464 (P.L.272-2003).	Upon passage.
34.	6-3.5-7-27	Multiple changes needed: eliminates redundant "has one"; changes "and" to "an"; inserts a missing article; and deletes a redundant "the".	Upon passage.
35.	8-6-15-2	Reference to "IC 9-21-12-5" is erroneous and must be stricken. In its current form, IC 8-6-15-2 would suggest that the designation is made under "IC 9-21-12-5". However, the designation is made under IC 8-6-15-2. (IC 9-21-12-5 correctly indicates that the designation is made under IC 8-6-15-2.)	Upon passage.
36.	8-10-1-12	Resolves the conflict between the versions of IC 8-10-1-12 as amended by HEA 1010 (P.L.165-2003) and as amended by SEA 454 (P.L.271-2003) and HEA 1001 (P.L.224-2003).	Upon passage.
37.	9-17-3-3	Need to eliminate double set of numbered subsections within one subsection (what is now subsection (c) of IC 9-17-3-3). Divides current subsection (c) into two subsections and makes a corresponding change in an internal reference.	Upon passage.

38.	9-19-14.5-1	Resolves the conflict between the versions of IC 9-19-14.5-1 as amended by SEA 216 (P.L.205-2003) and as amended by HEA 1605 (P.L.236-2003).	Upon passage.
39.	10-13-2-5	Need to designate the clauses in subsection (a)(7) with capital letters, not numbers, in accordance with our Drafting Manual style.	Upon passage.
40.	10-13-3-36	Resolves the conflict among the versions of IC 10-13-3-36 as amended by HEA 1049 (P.L.138-2003), HEA 1437 (P.L.158-2003), and HEA 1935 (P.L.261-2003).	Upon passage.
41.	10-17-10-1	Need to take the changes made by HEA 1769 in IC 10-5-3-1(a) and carry them over to IC 10-17-10-1, which was added by SEA 257 (the IC 10 recodification bill) as the recodified version of IC 10-5-3-1(a).	July 1, 2003. (Retroactive)
42.	10-17-10-2	Need to take the changes made by HEA 1769 in IC 10-5-3-1(b) and carry them over to IC 10-17-10-2, which was added by SEA 257 (the IC 10 recodification bill) as the recodified version of IC 10-5-3-1(b).	July 1, 2003. (Retroactive)
43.	10-17-10-4	Need to take the changes made by HEA 1769 in IC 10-5-3-1(c) and carry them over to IC 10-17-10-4, which was added by SEA 257 (the IC 10 recodification bill) as the recodified version of IC 10-5-3-1(c).	July 1, 2003. (Retroactive)
44.	11-13-4-3	Changes "IC 11-13-4.5-3" to "IC 11-13-4.5". This change is needed because the compact administrator is to be selected by the state council under IC 11-13-4.5-1, ARTICLE III, not under IC 11-13-4.5-3.	Upon passage.
45.	12-7-2-103.3	The definition of "health maintenance organization" needs to be moved from section 143 of IC 12-7-2 to section 103.3 to re-establish alphabetical order.	Upon passage.
46.	12-10-11.5-6	Inserts the word "joint" to correct a reference to the entity named "the select joint commission on Medicaid oversight".	Upon passage.
47.	12-15-35-28	Resolves the conflict between the versions of IC 12-15-35-28 as amended by HEA 1458 (P.L.184-2003) and as amended by HEA 1749 (P.L.193-2003).	Upon passage.
48.	12-17-2-34	Amends (e)(2) to change a reference from "IC 31-2-10-7", which has been repealed, to "IC 31-16-15", which is the current law on child support income withholding orders.	Upon passage.
49.	12-18-8-4	Changes "a 60(B) hearing" to "a hearing under Indiana Trial Rule 60(B)".	Upon passage.
50.	12-18-8-8	Amends the last sentence of subsection (b) so that the term "local domestic violence fatality review team" is used consistently throughout the chapter.	Upon passage.

51.	12-18-8-9	Adds "local" so that the term "local domestic violence fatality review team" is used consistently throughout the chapter.	Upon passage.
52.	12-18-8-10	Adds "fatality" in subsection (a)(3) so that the term "local domestic violence fatality review team" is used consistently throughout the chapter.	Upon passage.
53.	12-18-8-13	Changes "facility" to "fatality" in subsection (d) to correct a reference to the "local domestic violence <u>fatality</u> review team".	Upon passage.
54.	13-11-2-84.5	The definition of the term "financial or administrative function" is relocated within IC 13-11-2 from section 85.5 to 84.5 to re-establish alphabetical order.	Upon passage.
55.	13-11-2-115.5	The definition of the term "land trust" is relocated within IC 13-11-2 from section 117 to 115.5 to re-establish alphabetical order.	Upon passage.
56.	13-11-2-116	Conflict resolution: unifies the two versions of IC 13-11-2-116 that have existed in the Indiana Code since P.L.133-1998 was enacted by veto override.	Upon passage.
57.	13-11-2-160	Minor correction: eliminates a redundant parenthesis.	Upon passage.
58.	13-11-2-265.1	The definition of the term "watershed" is relocated within IC 13-11-2 from section 265.5 to section 265.1 to re-establish alphabetical order.	Upon passage.
59.	16-18-2-67	Eliminates a definition of the term "comprehensive care bed" for purposes of IC 16-29-1 because IC 16-29-1 has been repealed.	Upon passage.
60.	16-18-2-109.2	Adds a reference to the definition of "emergency medical dispatch agency", as added by SEA 216 (P.L.205-2003), to IC 16-18-2, the comprehensive definitions chapter of IC 16.	Upon passage.
61.	16-18-2-109.4	Adds a reference to the definition of "emergency medical dispatcher", as added by SEA 216 (P.L.205-2003), to IC 16-18-2, the comprehensive definitions chapter of IC 16.	Upon passage.
62.	16-18-2-109.6	Adds a reference to the definition of "emergency medical dispatching", as added by SEA 216 (P.L.205-2003), to IC 16-18-2, the comprehensive definitions chapter of IC 16.	Upon passage.
63.	16-18-2-223.3	Adds a reference to the definition of "medical director", as added by SEA 216 (P.L.205-2003), to IC 16-18-2, the comprehensive definitions chapter of IC 16.	Upon passage.
64.	16-31-6-4	Reference to "IC 10-4-1-7" must be changed to "IC 10-14-3-12" because SEA 257 (the IC 10 recodification bill) repealed IC 10-4-1-7 and replaced	Upon passage.

it with IC 10-14-3-12.

65.	16-38-5-4	Need to change "patient" to "patient's" in subsection (a)(3).	Upon passage.
66.	16-41-6-1	Resolves the conflict between the versions of IC 16-41-6-1 as amended by SEA 343 (P.L.212-2003) and as amended by HEA 1630 (P.L.237-2003).	Upon passage.
67.	16-41-10-3	The phrase "described in section 3 of this chapter" in subsection (c) is changed to "described in this section" because the section in which this phrase appears is section 3.	Upon passage.
68.	16-42-5.2-3	Need to correct an internal reference. This subdivision, instead of referring to IC 12-15 ("Medicaid"), should refer to IC 12- <u>10</u> -15 ("Filing Disclosure Documents for Housing With Services Establishments").	Upon passage.
69.	20-5-2-7	Resolves the conflict between the versions of IC 20-5-2-7 as amended by SEA 257 (P.L.2-2003) and as amended by HEA 1620 (P.L.161-2003).	Upon passage.
70.	20-6.1-3-11	Need to indicate that a chapter of the Code (IC 20-6.1-8) that is referred to three times in subsection (f) has been repealed.	Upon passage.
71.	20-6.1-4-1	Need to indicate that a chapter of the Code (IC 20-6.1-8) that is referred to in subsection (b)(1) has been repealed.	Upon passage.
72.	20-8.1-5.1-23	Need to shift the article "the" from the end of clause (B) in subsection (b)(1) to the beginning of item (i) because item (ii) begins with its own "the".	Upon passage.
73.	20-12-14-2	Need to insert the word "than" in subsection (c)(2) ("an ADM of not more than seven hundred fifty").	Upon passage.
74.	21-2-11-4	Need to insert a missing article ("the") in the first sentence of subsection (c).	Upon passage.
75.	21-2-15-4	Need to eliminate a redundant word ("plus") at the beginning of subsection (a)(2).	Upon passage.
76.	21-3-1.6-2	Need to eliminate the "a" mistakenly printed at the end of the index factor "1.3".	Upon passage.
77.	21-3-1.7-9.8	Need to designate the second subsection as "(b)" instead of "(c)".	Upon passage.
78.	22-4-15-1	The words "under IC 5-26.5" are relocated within the last sentence of subsection (c)(8) for the sake of clarity.	Upon passage.
79.	22-4-15-2	Changes "an individual who is <u>not disqualified</u> under section $1(c)(8)$ of this chapter" to "an individual who is <u>subject to</u> section $1(c)(8)$ of this chapter".	Upon passage.

		from disqualification.	
80.	22-4-17-2	Resolves the conflict between the versions of IC 22-4-17-2 as amended by SEA 486 (P.L.273-2003) and as amended by HEA 1558 (P.L.189-2003).	Upon passage.
81.	22-13-4-7	Inserts the word "door" in subsection (f) for the sake of clarity. (" all main floor interior doors, including a bathroom door. ") Also inserts missing articles in subsections (b) and (g).	Upon passage.
82.	23-7-8-2	Changes the singular "subdivision" to plural in a reference in subsection (f).	Upon passage.
83.	24-3-5-7	Changes the conjunction used between the minimum and maximum civil penalties from "and" to "but" for consistency with our general style.	Upon passage.
84.	24-3-5.2-7	Changes the conjunction used between the minimum and maximum civil penalties from "and" to "but" for consistency with our general style.	Upon passage.
85.	24-3-5.2-8	Inserts the word "than", which is needed for sense ("a civil penalty of not more than one thousand dollars").	Upon passage.
86.	24-4.7-1-1	Corrects a reference in subdivision (5) to the law concerning the licensing of individuals who sell insurance (formerly licensed as "agents" under IC 27-1-15.5, now licensed as "producers" under IC 27-1-15.6 and IC 27-1-15.8).	Upon passage.
87.	24-5-22-7	Need to strike the word "in" in the phrase "assist in the transmission" because the defined term is "assist the transmission".	Upon passage.
88.	25-14-1-27.5	Changes a reference to "IC 25-14-1-16" in subsection (c) to "section 16 of this chapter" in accordance with our Drafting Manual style. Likewise changes "IC 25-14" to "this article".	Upon passage.
89.	25-22.5-1-2	Resolves the conflict between the versions of IC 25-22.5-1-2 as amended by by SEA 216 (P.L.205-2003) and as amended by SEA 257 (P.L.2-2003).	Upon passage.
90.	25-22.5-5-4.5	Need to change "temporary medical permit" to "temporary <u>fellowship</u> permit" for consistency. The type of permit issued under IC 35-22.5-5-4.5 is identified in subsection (a) as a "temporary fellowship permit".	Upon passage.
91.	25-26-13-25	Eliminates "before the expiration of subsection (c) on June 30, 2003" from subsection (b) because subsection (c) did not expire on that date. HEA 1438 struck the language under which subsection (c) would have expired.	Upon passage.

Section 1(c)(8) does not provide for disqualification; it **protects** certain individuals

92.	27-1-25-1	Resolves the conflict between the versions of IC 27-1-25-1 as amended by HEA 1407 (P.L.178-2003) and as amended by HEA 1545 (P.L.160-2003).	Upon passage.
93.	27-4-1-4	Resolves the conflict among the three versions of IC 27-4-1-4 as amended by SEA 178 (P.L.201-2003), SEA 341 (P.L.211-2003), and HEA 1407 (P.L.178-2003).	Upon passage.
94.	27-7-6-6	Resolves the conflict between the versions of IC 27-7-6-6 as amended by HEA 1407 (P.L.178-2003) and as amended by HEA 1545 (P.L.160-2003).	Upon passage.
95.	27-8-10-2.1	Resolves the conflict between the versions of IC 27-8-10-2.1 as amended by HEA 1407 (P.L.178-2003) and as amended by HEA 1749 (P.L.193-2003).	Upon passage.
96.	27-8-10-5.1	Resolves the conflict between the versions of IC 27-8-10-5.1 as amended by SEA 341 (P.L.211-2003) and as amended by HEA 1749 (P.L.193-2003).	Upon passage.
97.	27-8-10-14	Need to correct internal references in subsection (a)(1) and (a)(2) to conform to HEA 1749's re-designation of the subsections within IC 27-8-10-2.1.	Upon passage.
98.	27-13-1-21.3	Need to repeal the definition of "insurance producer" in IC 27-13-1-3 and convert its contents into a new section numbered IC 27-13-1-21.3 to keep the definitions of the HMO law in alphabetical order. (The former definition of "agent" in IC 27-13-1-3 was changed into a definition of "insurance producer" by HEA 1407.)	Upon passage.
99.	30-2-8.6-38	Need to add "Indiana" before "uniform custodial trust act" because the act is referred to throughout the section as the " Indiana uniform custodial trust act".	Upon passage.
100.	31-9-2-42	Resolves the conflict between the versions of IC 31-9-2-42 as amended by SEA 479 (P.L.221-2003) and as amended by HEA 1558 (P.L.189-2003).	Upon passage.
101.	31-9-2-44.5	The term "family or household member" is defined in four sections of the Code. Before 2003, all four sections were identical. However, the structure of all four sections was problematic. Two of the sections, IC 12-18-8-3 and IC 35-41-1-10.6, were amended in 2003 to correct their problematic structure. This amends 31-9-2-44.5 to make it identical to IC 12-18-8-3 and IC 35-41-1-10.6. (See also IC 34-6-2-44.8.)	Upon passage.
102.	31-9-2-76.5	Corrects two internal references. Explanation: The term "long term foster parent" is defined for purposes of IC 31-34-21-4.5, not IC 31-34-21-4.6 (IC 31-34-21-4.6 is the definition section itself). And IC 31-34-21-4.6 has no subsections.	Upon passage.
103.	31-19-2.5-3	Merely inserting "IC" before "31-6-5" in the reference to the repealed chapter in subsection (b).	Upon passage.

104.	32-34-1-20	Resolves the conflict between the versions of IC 32-34-1-20 as amended by HEA 1001 (P.L.224-2003) and as amended by SEA 26 (P.L.107-2003).	Upon passage.
105.	32-34-1-31	Adds the words "report concerning the" to subsection (f) to indicate that the information required by IC 32-34-1-26(b)(1) is to be found in the report that must be presented to the attorney general under IC 32-34-1-26(a).	Upon passage.
106.	33-4-5-7	Need to correct an internal reference in subsection (h)(5). (The subsection under which a court may specify conditions for the right to possess firearms is subsection (i), not subsection (d).)	Upon passage.
107.	33-4-8-3	Changes a reference to "IC 33-4-8-5" to "section 5 of this chapter" in accordance with our Drafting Manual style.	Upon passage.
108.	34-6-2-44.8	The term "family or household member" is defined in four sections of the Code. Before 2003, all four sections were identical. However, the structure of all four sections was problematic. Two of the sections, IC 12-18-8-3 and IC 35-41-1-10.6, were amended in 2003 to correct their problematic structure. This amends IC 34-6-2-44. to make it identical to IC 12-18-8-3 and IC 35-41-1-10.6. (See also IC 31-9-2-44.5.)	Upon passage.
109.	34-13-3-4	Resolves the conflict between the versions of IC 34-13-3-4 as amended by SEA 35 (P.L.108-2003) and as amended by HEA 1620 (P.L.161-2003).	Upon passage.
110.	34-30-2-45.8	Corrects a reference to the section in IC 12-18-8 that confers immunity against civil liability. (The section conferring immunity is IC 12-18-8-8, not IC 12-18-8-7 or IC 12-18-8-12.)	Upon passage.
111.	34-30-2-129.2	Need to add a section to IC 34-30-2 recognizing IC 30-2-8.6-32 as a statute outside IC 34 that confers civil immunity.	Upon passage.
112.	34-30-8-1	Need to correct an internal reference in subdivision (9). The numeral "10" is mistakenly repeated in "IC 10- <u>10</u> -16-3-1".	Upon passage.
113.	34-30-15-14	Need to change "sections 1 through 14 of this chapter" to "sections 1 through 13 of this chapter" because the confidentiality requirements are found in sections 1 through 13. (Section 14 is the section in which the reference appears.)	Upon passage.
114.	35-42-2-1	Makes changes in IC 35-42-2-1 to reverse the effects of the Joint Rule 20 motion that incorporated provisions of HEA 1660 into HEA1358. (After the JR 20 motion was adopted, HEA 1660 was vetoed.)	Upon passage.
115.	35-47-2.5-7	Makes a minor change in subsection (d) so that "not later than" (which refers to a particular point in time) does not apply to "three business days" (which is a span of time).	Upon passage.

116.	36-4-3-13	Eliminates an extraneous "a" at the beginning of subsection (e).	Upon passage.
117.	36-7-11.5-7	Removes the word "to" before "necessary" and puts it immediately after "necessary", making the phrase read "necessary to assist the commission".	Upon passage.
118.	36-7-11.5-11	Inserts the missing word "under" in subsection (b)(3), making the phrase read "paid to the gaming commission <u>under</u> IC 4-33-6.5".	Upon passage.
119.	36-8-7.5-19	Inserts the missing words "of this chapter" after "section 23".	Upon passage.
120.	36-8-10-16.5	Need to change "cover" to "coverage" in the final sentence, which concerns health insurance coverage.	Upon passage.
121.	36-8-13-3	Substitutes the word "may" for "many", making the phrase read "may not receive a preference".	Upon passage.
122.	36-9-27-26.5	Changes a reference to "IC 36-9-27-44" to "section 44 of this chapter" in accordance with our Drafting Manual style.	Upon passage.

(2) REPEALERS OF CODE SECTIONS:

SEC.	§ REPEALED	Reason for the repeal:	Effective date of repeal:
123.	3-11-6.5-0.5	IC 3-11-6.5-0.5 defines the term "federal act" for purposes of IC 3-11-6.5, but "federal act" is not used in IC 3-11-6.5 (except in IC 3-11-6.5-0.5 itself).	Upon passage.
	3-11-15-13.5	There are two versions of IC 3-11-15-13.5 in the Indiana Code. This draft repeals both versions and re-enacts them as IC 3-11-15-13.4 and IC 3-11-15-13.6.	Upon passage.
	6-2.5-6-14	There are two versions of IC 6-2.5-6-14 in the Indiana Code. This draft repeals both versions and re-enacts them as IC 6-2.5-6-14.1 and IC 6-2.5-6-14.2.	Upon passage.
	12-7-2-143	The definition of "health maintenance organization" needs to be moved from section 143 of IC 12-7-2 to section 103.3 to re-establish alphabetical order.	Upon passage.
	13-11-2-85.5	The term "financial or administrative function" is relocated from section 85.5 to 84.5 within the definitions chapter IC 13-11-1for the sake of re-establishing alphabetical order. IC 13-11-2-85.5 is repealed.	Upon passage.
	13-11-2-117	The term "land trust" is relocated from section 117 to 115.5 within	Upon passage.

	the definitions chapter IC 13-11-1for the sake of re-establishing alphabetical order. IC 13-11-2-117 is repealed.	
13-11-2-265.5	The term "watershed" is relocated from section 265.5 to section 265.1 within the definitions chapter IC 13-11-1 for the sake of re-establishing alphabetical order. IC 13-11-2-265.5 is repealed.	Upon passage.
27-13-1-3	The definition of "insurance producer" needs to be moved from section 3 to section 21.3 to re-establish alphabetical order in the definitions chapter of the HMO law.	Upon passage.
34-30-2-116.8	IC 34-30-2-116.8 is repealed and its text is relocated within the chapter as a new section IC 34-30-2-146.5 to re-established Code cite order within the chapter.	Upon passage.

(3) AMENDMENTS TO NON-CODE SECTIONS:

SEC.	NONCODE § AMENDED	Reason for Amendment:	Eff. date of amendment:
124.	P.L. 112-2003, SECTION 2	Problem: "doors designed to allow passage for a person described in subdivision $(1)(C)(i)$ and $(1)(C)(ii)$ " is problematic in that the doors would be designed for a person meeting the description in $(1)(C)(i)$ or the description in $(1)(C)(i)$ but for not a person who meets both descriptions. This SECTION changes "and" to "or".	Upon passage.
125.	P.L. 192-2002(ss), SECTION 199	Problem: this SECTION addresses the problem that arose in 2003's SEA 422, in which one noncode SECTION from 2002 (P.L.192-2002(ss), SECTION 199) was amended in different ways by two different SECTIONS.	Upon passage.
126.	P.L. 224-2003, SECTION 261	Eliminates the extraneous word "be" in subsection (d).	Upon passage.
127.	P.L.264-2003, SECTION 15	Corrects an internal reference to another noncode SECTION within the act: "SECTION 13 of this act" is changed to "SECTION 14 of this act". The error occurred after the April 8 printing when a SECTION was added to the bill and the SECTIONS were renumbered but the reference to "SECTION 13 of this act was not changed to "SECTION 14 of this act".	Upon passage.
128.	P.L. 272-2003, SECTION 10	Makes minor changes: substitutes "not" for "no" in "no later than"; substitutes "the" for "such"; and inserts "1/2" after "one-half".	Upon passage.
129.	P.L. 276-2003, SECTION 36	Inserts a missing "of" between "department" and "education".	Upon passage.
130.	P.L.277-2003, SECTION 16	Need to add "and" at the end of the second of three subdivisions.	Upon passage.

SEC. NONCODE § REPEALED Reason for the repeal:

[none]

(5) EMERGENCY CLAUSE:

131. "An emergency is declared for this act."